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WHEREAS, on May 16, 2025, Defendants filed a motion to transfer 13 bellwether Plaintiffs' cases for trial to various federal district courts, ECF 3020;

WHEREAS, the motion is noticed for hearing on June 20, 2025;

WHEREAS, under L.R. 7-3(a), Plaintiffs' response to the motion is due on May 30, 2025 and Defendants' reply is due on June 6, 2025;

WHEREAS, Plaintiffs seek, and Defendants do not oppose, an additional 14 days to respond to the motion, with a response due on June 13, 2025;

WHEREAS, Plaintiffs' request is based on the complexity of the legal issues presented, the need to consult with individual Plaintiffs' counsel concerning each Bellwether Plaintiff at issue, pre-scheduled Memorial Day Weekend travel, and other pressing matters in this litigation, including various discovery matters being briefed before Judge Cisneros;

WHEREAS, Defendants seek, and Plaintiffs do not oppose, an additional 7 days to reply in support of the motion, with a reply due on June 27, 2025;

WHEREAS, these short extensions will still permit the motion to be heard in July at the Court's convenience (including at the July 25 case management conference), should the Court decide a hearing is necessary;

WHEREAS, The parties agree that the July 3 deadline set by PTO 21 [ECF 1950] for letter briefs concerning the order in which the Wave 1 Bellwether Cases should be tried should be reset to occur two weeks after the Court has ruled on the motion to transfer;

WHEREAS, no other dates in the pretrial schedule set out in PTO 21 and PTO 26 need to be changed;

THEREFORE, the parties respectfully request the Court enter the parties' stipulation that:

- 1. Plaintiffs' deadline to respond to the motion to transfer (ECF 3020) is extended by 14 days, to and including June 13, 2025.
 - 2. Defendants' time to reply in support of the motion to transfer is extended by 7

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11	FILER'S ATTESTATION				
12	I am the ECF User whose ID and password are being used to file this document. In				
13	compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the signatories identified				
14	above has concurred in this file	ing.			
15					
16	Dated: May 21, 2025				
17			<u>Andrew R. Kaufmar</u>	<u>1</u>	
18		An	drew R. Kaufman		
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